PATENT COOPERATION TREATY

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

Commissioner

US Department of Commerce

United States Patent and Trademark

Office, PCT

2011 South Clark Place Room

CP2/5C24

Arlington, VA 22202

FTATS-UNIS D'AMFRIQUE

O9 January 2001 (09.01.01)	in its capacity as elected Office				
International application No.	Applicant's or agent's file reference				
PCT/GB00/01521	KR/P32286				
International filing date (day/month/year)	Priority date (day/month/year)				
19 April 2000 (19.04.00)	20 April 1999 (20.04.99)				
Applicant					
BLACKLER, Paul, David, James et al					

in a notice effecting later election filed with the International B 2. The election X was was not	
2. The election X was	ureau on:
was not	
made before the expiration of 19 months from the priority date or, w Rule 32.2(b).	nere Rule 32 applies, within the time limit under
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The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

F. Zotomayor

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PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or agent's	file reference				/
DF/KR/P	-	me reference	FOR FURTHER AC	TION		ation of Transmittal of International Examination Report (Form PCT/IPEA/416)
	al application	n No	International filing date (d	iav/month		Priority date (day/month/year)
	00/01521		19/04/2000	аулиони	year)	20/04/1999
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Applicant		<u> </u>				
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SWITTING	CINE DEI	LOT TAIN F.L.O. e	t ai.			
1. This i	internation	al preliminary exa	mination report has been p	orepared	by this Inte	rnational Preliminary Examining Authorit
and is	s transmitt	ed to the applican	t according to Article 36.			
2. This I	REPORT	consists of a total	of 7 sheets, including this	cover sh	ieet.	
Оτ	hia rapart	io also accompan	ied by ANNEVEC in the	-46 4h		
□ l	een amer	ided and are the b	asis for this report and/or :	ets of the sheets c	∍ description ontaining red	n, claims and/or drawings which have ctifications made before this Authority
(:	see Rule 7	70.16 and Section	607 of the Administrative I	nstructio	ns under the	e PCT).
These	anneves	consist of a total	of sheets			
111000	o unitexes	· ·	or sneets.			
3. This r	eport cont	tains indications re	elating to the following item	s:		
			J J			
	_	sis of the report				
II 	_	ority				
III 07	_		opinion with regard to nov	elty, inv	entive step a	and industrial applicability
IV V	_	k of unity of invent				
V			under Article 35(2) with req tions suporting such stater		ovelty, inver	ntive step or industrial applicability;
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VII			international application			
VIII	157		on the international applica	ation		
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preliminary	examining a	authority:		, , , , , , , , , , , , , , , , , , , ,	u 0.11001	SECTION AND PROPERTY.
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Form PCT/IPEA/409 (cover sheet) (January 1994)

Telephone No. +49 89 2399 2792

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/01521

	I.	Bas	is o	f the	report
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1.	the and	receiving Office in	nents of the international application (Replacement sheets which have been furnished to response to an invitation under Article 14 are referred to in this report as "originally filed" this report since they do not contain amendments (Rules 70.16 and 70.17)):
	1-9	1	as originally filed
	Cla	nims, No.:	
	1-1	2	as originally filed
	Dra	awings, sheets:	
	1/2	-2/2	as originally filed
2.	Wit lan	h regard to the lang guage in which the i	uage, all the elements marked above were available or furnished to this Authority in the nternational application was filed, unless otherwise indicated under this item.
	The	ese elements were a	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pu	blication of the international application (under Rule 48.3(b)).
		the language of a 155.2 and/or 55.3).	ranslation furnished for the purposes of international preliminary examination (under Rule
3.	Witl inte	h regard to any nuc rnational preliminar	leotide and/or amino acid sequence disclosed in the international application, the yexamination was carried out on the basis of the sequence listing:
		contained in the in	ternational application in written form.
		filed together with	the international application in computer readable form.
		furnished subsequ	ently to this Authority in written form.
		furnished subsequ	ently to this Authority in computer readable form.
			the subsequently furnished written sequence listing does not go beyond the disclosure in oplication as filed has been furnished.
		The statement that listing has been fur	the information recorded in computer readable form is identical to the written sequence rhished.
4.	The	amendments have	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/01521

		the drawings,	sheets:								
5.		This report has been considered to go bey						had not be	en made,	since the	ey have bee
		(Any replacement sh report.)	eet containi	ing such	amend	lments m	ust be ref	ferred to ur	nder item	1 and anr	nexed to this
6.	Add	itional observations, i	f necessary	:							
111.	Nor	n-establishment of o	oinion with	regard '	to nov	elty, inve	ntive ste	p and ind	ustrial ap	plicabilit	v
	The	questions whether thous), or to be industri	e claimed ir ally applicat	nvention ble have	appear	s to be no	ovel, to in	volve an ir		-	-
		the entire internationa	al applicatio	n.							
	×	claims Nos. 12.									
be	caus	e:									
	⊠	the said international following subject mat see separate sheet	application, ter which do	, or the s bes not r	aid clai equire	ims Nos. v an interna	with repse ational pre	ect to induseliminary e	strial appli xaminatio	icability re n (<i>specif</i> y	elate to the y):
		the description, claim that no meaningful or					ements be	elow) or sa	id claims l	Nos. are	so unclear
		the claims, or said cla could be formed.	aims Nos. a	are so ina	adequa	tely supp	orted by t	he descrip	tion that n	no meanir	ngful opinion
		no international searc	h report ha	s been e	stablis	hed for th	e said cla	ims Nos			
2.	and/	eaningful international or amino acid sequen uctions:	preliminary ce listing to	examin comply	ation c	annot be o	carried ou d provide	ut due to th d for in An	e failure onex C of the	of the nuc he Admin	eleotide iistrative
		the written form has r	ot been furi	nished o	r does	not comp	ly with the	e standard			
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		soned statement und					velty, inv	entive ste	p or indu	strial ap _l	olicability;
1.	State	ement									
	Nove	elty (N)	Yes: (Claims	1-11						

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/01521

No:

Claims

Inventive step (IS)

Yes:

Claims

No:

Claims 1-11

Industrial applicability (IA)

Yes:

Claims 1-11

No: Claims

2. Citations and explanations see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Form PCT/IPEA/409 (Boxes I-VIII, Sheet 3) (July 1998)

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claim 12 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive st p or industrial applicability; citations and explanations supporting such statem nt

Reference is made to the following documents:

- D1: CANTELLO B C C ET AL: 'Facile biocatalytic reduction of the carbon-carbon double bond of 5-benzylidenethiazolidine-2,4-diones. Synthesis of (+,-)-5-(4-{2-[methyl(2-pyridylamino] ethoxy}benzyl)thiazolidine-2,4 -dione (BRL49653), its (R)-(+)-enantiomer and analogues' JOURNAL OF THE CHEMICAL SOCIETY. PERKIN TRANSACTIONS 1, 1994, pages 3319-3324-3322, XP002099539 ISSN: 0300-922X
- D2: WO 94 05659 A (SMITHKLINE BEECHAM PLC) 17 March 1994 (1994-03-17) cited in the application

The present application relates to the hydrochloride dihydrate of 5-[4-[2-(N-methyl-N-(2pyridyl)amino)ethoxy]benzyl]thiazolidine-2,4-dione (claims 1-6), a process for preparing this hydrate (claim 7), pharmaceutical compositions thereof (claim 8), a hydrate according to claim 1 for the use as a therapeutically active substance (claim 9) and for use in the treatment of diabetes mellitus (claim 10), the usage thereof for the manufacture of a medicament (claim 11) as well as a method of treatment by administering the hydrate according to claim 1 (claim 12)

For the assessment of the present claim 12 on the question whether it is industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can al**EXAMINATION REPORT - SEPARATE SHEET**

so be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

Racemic 5-[4-[2-(N-methyl-N-(2-pyridyl)amino)ethoxy]benzyl]thiazolidine-2,4-dione and its R-(+)-enantiomer are described in D1. D1 furthermore teaches that the treatment of R-(+)-5-[4-[2-(N-methyl-N-(2-pyridyl)amino)ethoxy]benzyl]thiazolidine-2,4-dione with concentrated hydrochloric acid leads to the monohydrate hydrochloride salt thereof (cf. D1, p. 3323, right-hand column, synthesis of compound 6).

Example 1 of D2 describes the maleate salt of 5-[4-[2-(N-methyl-N-(2-pyridyl)amino)ethoxy]benzyl]thiazolidine-2,4-dione comprising also residual water. In D2 (p. 1, lines 24-25) it is emphasized that the salts of the compounds I (of which 5-[4-[2-(N-methyl-N-(2pyridyl)amino)ethoxy]benzyl]thiazolidine-2,4-dione is a representative) are characterized by significant formulation and bulk handling advantages. Among the favoured pharmaceutically acceptable acids hydrochloric acid is mentioned (D2, p. 2, lines 12-14).

Therefore the subject-matter of claims 1 - 11 according to the present application is novel in the sense of Article 33(2) PCT.

The problem of the present application was to provide 5-[4-[2-(N-methyl-N-(2-pyridyl)amino)ethoxy]benzyl]thiazolidine-2,4-dione in a form which is particularly suitable for bulk preparation.

Closest prior art is D2.

As D2 refers to significant formulation and bulk handling advantages of pharmaceutically acceptable salts of 5-[4-[2-(N-methyl-N-(2-pyridyl)amino)e-thoxy]benzyl]thiazolidine-2,4-dione (which was demonstrated in ex. 1 and also ex. 2 of D2), the person skilled in the art only had to choose HCl as pharmaceutically acceptable acid in order to solve the problem underlying the present case.

EXAMINATION REPORT - SEPARATE SHEET

Since hydrochloric acid is even suggested as favourable pharmaceutically acceptable acid, (see above) this selection must be considered an obvious solution of the problem.

By consequence an inventive step in the sense of Article 33(3) PCT cannot be acknowledged for the subject-matter of claims 1-11 according to the present case, as the applicant has not demonstrated an unexpected effect distinguishing the hydrochloride dihydrate according to the present case further from the maleate salt described in D2.

Re Item VIII

Certain observations on the international application

Obviously claim 11 (and also 12) refer to the hydrate according to claim 1. This should be indicated in order to fulfill the requirements set forth in Article 6 PCT.

The terms "substantially" (claims 2, 3), "isolated" (claim 4), "pure" (claim 5) as well as "certain complications" (claims 10-11) are vague and unclear and leave the reader in doubt as to the meaning of the technical features to which they refer, thereby rendering the definition of the subject-matter of said claims unclear (Article 6 PCT).

Claims 2 and 3 contain a reference to the drawings.

According to Rule 6.2(a) PCT, claims should not contain such references except where absolutely necessary, which is not the case here.

It is noted that the subject-matter of the present case is identical with that of the Intenational Application No. PCT/GB00/01527.

(19) World Intellectual Property Organization International Bureau



(43) International Publication Date 26 October 2000 (26.10.2000)

PCI

(10) International Publication Number WO 00/63205 A3

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- (21) International Application Number: PCT/GB00/01521
- (22) International Filing Date: 19 April 2000 (19.04.2000)
- (25) Filing Language:

English

(26) Publication Language:

English

(30) Priority Data: 9909041.7

20 April 1999 (20.04.1999) GI

- (71) Applicant (for all designated States except US): SMITHKLINE BEECHAM P.L.C. [GB/GB]; New Horizons Court, Brentford, Middlesex TW8 9EP (GB).
- (72) Inventors; and
- (75) Inventors/Applicants (for US only): BLACKLER, Paul, David, James [GB/GB]; SmithKline Beecham Pharmaceuticals, Old Powder Mills, Near Leigh, Tonbridge, Kent TN11 9AN (GB). GILES, Robert, Gordon [GB/GB]; SmithKline Beecham Pharmaceuticals, Old Powder Mills, Near Leigh, Tonbridge, Kent TN11 9AN (GB). SASSE, Michael, John [GB/GB]; SmithKline Beecham Pharmaceuticals, Old Powder Mills, Near Leigh, Tonbridge, Kent TN11 9AN (GB).

- (74) Agent: RUTTER, Keith; SmithKline Beecham, Corporate Intellectual Property, Two New Horizons Court, Brentford, Middlesex TW8 9EP (GB).
- (81) Designated States (national): AE, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CR, CU, CZ, DE, DK, DM, DZ, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.
- (84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published:

- With international search report.
- (88) Date of publication of the international search rep rt: 25 January 2001

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

A 20263/00

(54) Title: THIAZOLIDINEDIONE DERIVATIVE AND ITS USE AS ANTIDIABETIC

(57) Abstract: 5-[4-[2-(N-methyl-N-(2-pyridyl)amino)ethoxy]benzyl]thiazolidine-2,4-dione, hydrochloride dihydrate characterised in that it: (i) provides an infrared spectrum containing peaks at 3392, 2739, 1751, 1325 and 713 cm⁻¹; and/or (ii) provides an X-ray powder diffraction (XRPD) pattern containing peaks at 9.1, 12.0, 15.7, 16.3 and 19.8 °20; a process for preparing such a compound, a pharmaceutical composition containing such a compound and the use of such a compound in medicine.

at Application No PCT/GB 00/01521

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C07D417/12 A61k A61K31/427 A61P3/10

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

CO7D A61K A61P IPC 7

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

CHEM ABS Data, EPO-Internal

C. DOCUMENTS CONSIDERED TO BE F	RELEVANT
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Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	CANTELLO B C C ET AL: "Facile biocatalytic reduction of the carbon-carbon double bond of 5-benzylidenethiazolidine-2,4-diones. Synthesis of (+,-)-5-(4-{2-'methyl(2-pyridylamino! ethoxy}benzyl)thiazolidine-2,4 -dione (BRL49653), its (R)-(+)-enantiomer and analogues" JOURNAL OF THE CHEMICAL SOCIETY, PERKIN TRANSACTIONS 1, 1994, pages 3319-3324-3322, XP002099539 ISSN: 0300-922X the whole document, particularly page 3321, left-hand column, first text-paragrah, penultimate sentence, and page 3323, right-hand column, preparation of compound 6	1,8
	-/	

Patent family members are listed in annex. X

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•	Special	categories	of cited	documente	

- "A" document defining the general state of the art which is not considered to be of particular relevance
- "E" earlier document but published on or after the international filling date
- "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- "O" document referring to an oral disclosure, use, exhibition or other means
- "P" document published prior to the international filling date but later than the priority date claimed
- "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
- "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.
- "&" document member of the same patent family

Date of the actual completion of the international search

Date of mailing of the international search report

2 August 2000

16/08/2000 Name and mailing address of the ISA Authorized officer

> European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Allard, M

Form PCT/ISA/210 (second sheet) (July 1982)

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FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box I.2

Claims Nos.: 11, 12 (both partly)

Contrary to the requirements of Article 6 PCT, claims 11 and 12 do not clearly define the matter for which protection is sought. The search with regard to these claims has therefore been limited to the use of a hydrate as defined in claim 1.

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

IN---NATIONAL SEARCH REPO

inte al Application No PCT/GB 00/01521

		PCT/GB 00/01521
	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	WO 94 05659 A (SMITHKLINE BEECHAM PLC) 17 March 1994 (1994-03-17) cited in the application the whole document, particularly page 2, lines 12-14	1,8
A	HALEBLIAN J ET AL: "Pharmaceutical application of polymorphism" JOURNAL OF PHARMACEUTICAL SCIENCES, vol. 58, no. 8, 1 August 1969 (1969-08-01), pages 911-929, XP002020518 ISSN: 0022-3549 the whole document	

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IN--- NATIONAL SEARCH REPORT

Information on patent family members

inti al Application No
PCT/GB 00/01521

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